

**IN THE UNITED STATES BANKRUPTCY COURT FOR
THE DISTRICT OF DELAWARE**

In re:

FTX TRADING LTD., *et al.*,

Debtors.

Chapter 11

Case No. 22-11068 (JTD)

(Jointly Administered)

TRANSFER OF CLAIM OTHER THAN FOR SECURITY

A CLAIM HAS BEEN FILED IN THIS CASE or deemed filed under 11 U.S.C. § 1111(a). Transferee hereby gives evidence and notice pursuant to Rule 3001(e)(2) of the Federal Rules of Bankruptcy Procedure of the transfer, other than for security, of the claim referenced in this evidence and notice.

Name of Transferee**FEDERICO NATALI**

Name and address where notices and payments to transferee should be sent:

Federico Natali
P.O. Box Number 75719
Dubai, United Arab Emirates
Email: paxtibi.xyz+recovery@gmail.com

Name of Transferor

[REDACTED]

Name and Current Address of Transferor:

[REDACTED]

Claim No./Schedule	Creditor Name	Amount	Debtor	Case No.
Schedule No. 6776641	[REDACTED]	100%	FTX Trading Ltd.	22-11068
Proof of Claim ID No. 15614		100%	FTX Trading Ltd.	22-11068
Document ID No. ddff79603e39f2ce5ee78dbfeb9 29679349af750		100%	FTX Trading Ltd.	22-11068
Confirmation ID No. 3265-70- XKFAU-332166953	[REDACTED]	100%	FTX Trading Ltd.	22-11068
Customer Code No. 00287936	[REDACTED]	100%	FTX Trading Ltd.	22-11068

I declare under penalty of perjury that the information provided herein is true and correct to the best of my knowledge and belief.

Federico Natali

Federico Natali (Mar 2, 2024 01:26 GMT+4)

Transferee/Transferee's AgentDate: **03/02/2024**

EVIDENCE OF TRANSFER OF CLAIM

TO: United States Bankruptcy Court
for the District of Delaware (“Court”)

AND: FTX Trading Ltd. (“Debtor”)
Case No. 22-11068 (JTD) (“Case”)

CLAIM: Proof of Claim No. 15614 (“Proof of Claim”)
Schedule No. 6776641 (“Schedule”)
Confirmation ID 3265-70-XXFAU-332166953 (“Confirmation ID”)
Customer Code No. **00287936** (“Customer Code”)

0x8CfbCc5f4cd771B54e3206DB55773971a124198D (“Contract No.”)
ERC-721 Token ID 99 (“Token ID”)



TRANSACTION HASH: 0xca764779b0881ff4b7bd8f7cc734d18c675c913b7d257b7ce9607ba1a82bfaf5

██████████ (“Seller”), for good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, as further evidenced by the Ethereum Transaction Hash provided directly above, and pursuant to the terms of an Assignment of Claim Agreement dated as of March 1, 2024, does hereby certify that he has unconditionally and irrevocably sold, transferred and assigned to:

Federico Natali
P.O. Box Number 75719
Dubai, United Arab Emirates
Email: paxtibi.xyz+recovery@gmail.com

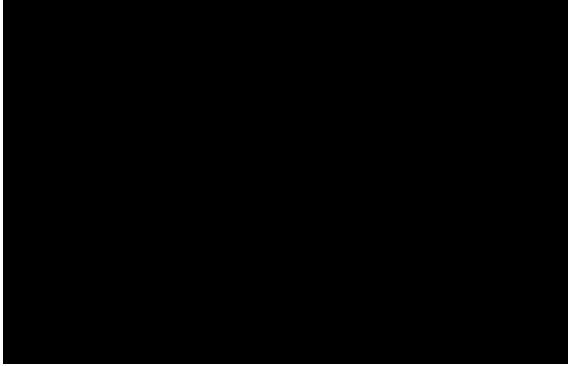
and its successors and assigns (“Buyer”), all rights, title, and interest in and to (a) the Proof of Claim (b) the Schedule, (c) the Confirmation ID and (d) the Customer Code (collectively the “Claim”) and all cash, principal, interest and other property that may be distributed on account of the Claim.

Seller hereby waives any objection to the transfer of the Claim to Buyer on the books and records of the Debtor and the Bankruptcy Court, and hereby waives to the fullest extent permitted by law any notice or right to a hearing as may be imposed by Rule 3001 of the Federal Rules of Bankruptcy Procedure, the United States Bankruptcy Code, applicable local bankruptcy rules or applicable law. Seller acknowledges, understands, and agrees, and hereby stipulates that an order of the Bankruptcy Court may be entered without further notice to Seller transferring to Buyer the Claim and recognizing Buyer as the sole owner and holder of the Claim.

Buyer does not assume and will not be responsible for any obligations or liabilities of Seller related to or in connection with the Claim or the Bankruptcy Case. You are hereby directed to make all future payments and distributions on account of the Claim free and clear of all setoffs and deductions, and to give all notices and other communications in respect of the Claim, in each case to Buyer.

IN WITNESS WHEREOF, Seller and Buyer have duly executed this Evidence of Transfer of Claim as of March 1, 2024.

SELLER:



BUYER:

FEDERICO NATALI

Federico Natali

By: Federico Natali (Mar 2, 2024 01:26 GMT+4)

Federico Natali

Identity of Transferor/Seller

Transferee/Buyer has in its possession an unredacted Transfer of Claim Other Than For Security and an executed Evidence of Transfer of Claim.

In order to protect the identity of the Transferor/Seller, Transferee/Buyer has not disclosed the Transferor's/Seller's name in the filed Transfer of Claim Other Than For Security and Evidence of Transfer of Claim.

Upon written request, Transferee/Buyer is prepared to provide a copy of the unredacted Transfer of Claim Other Than For Security and signed Evidence of Transfer of Claim to the Bankruptcy Court, the Debtors, and related appropriate professionals.

PRIME CLERK IS NOW KROLL RESTRUCTURING ADMINISTRATION. ALL PRIME CLERK URLS AND EMAIL ADDRESSES ARE AUTOMATICALLY REDIRECTED.



Creditor Data Details - Claim # 15614

Creditor	Debtor Name	Claim Number
Name on file	FTX Trading Ltd.	15614
Address on file	Date Filed	Schedule Number
	07/17/2023	6776641
		Confirmation ID
		3265-70-XKFAU-332166953

Claim Amounts

Claim Nature	Schedule Amount	C*U*D*	Asserted Claim Amount	C*U*F*	Current Claim Value	Claim Status
General Unsecured						
Priority						
Secured						
503(b)(9) Admin Priority						
Admin Priority						
Total						

*C=Contingent, U=Unliquidated, D=Disputed, F=Foreign

Claim Additional Info

Type	Name	Group	Original Quantity	Current Quantity
CRYPTO	ATOM-PERP	ASSERTED	0.0000000000001819	0.0000000000001819
CRYPTO	AVAX	ASSERTED	0.000000000984632	0.000000000984632
CRYPTO	BNB	ASSERTED	0.0000000066152	0.0000000066152
CRYPTO	BTC	ASSERTED	1.1840783425793393	1.1840783425793393
CRYPTO	BTC-PERP	ASSERTED	-0.0000000000000419	-0.0000000000000419
CRYPTO	BULL	ASSERTED	0.000000032825	0.000000032825
CRYPTO	DEFIBULL	ASSERTED	0.000000005	0.000000005
CRYPTO	ETH	ASSERTED	0.0161883066581003	0.0161883066581003
CRYPTO	ETHBULL	ASSERTED	0.00000001475	0.00000001475
CRYPTO	FTT	ASSERTED	0.0000000349618476	0.0000000349618476
CRYPTO	FTT-PERP	ASSERTED	0.0000000000002842	0.0000000000002842
CRYPTO	LUNA2	ASSERTED	0.000000004	0.000000004
CRYPTO	LUNA2_LOCKED	ASSERTED	7.02566796	7.02566796
CRYPTO	RAY	ASSERTED	0.0000000081448529	0.0000000081448529
CRYPTO	SOL	ASSERTED	0.0000000212248743	0.0000000212248743
CRYPTO	SRM	ASSERTED	60.68097093	60.68097093
CRYPTO	SRM_LOCKED	ASSERTED	1039.00164602	1039.00164602
CRYPTO	TRX	ASSERTED	0.00006600268933	0.00006600268933
CRYPTO	USDT	ASSERTED	0.0000000177970273	0.0000000177970273
FIAT	USD	ASSERTED	2272.519081131819	2272.519081131819

Kroll Restructuring Administration (formerly known as Prime Clerk) maintains the website for the public's convenience and for general informational purposes only. Anyone using this website is cautioned NOT to rely on any information contained on this Website, and any user of this website should not take or refrain from taking any action based upon anything included or not included on this website. We are not a law firm or a substitute for an attorney or law firm. Users of this website may want to seek legal counsel on the particular facts and circumstances at issue. All search results provided through this website are qualified in their entirety by the official register of claims and the Schedules of Assets and Liabilities ("Schedules") and Statements of Financial Affairs ("Statements") filed in the bankruptcy case/s of the Debtor/s. Nothing contained on this Site or in the Debtors' Schedules and Statements shall constitute an admission or a waiver of any of the Debtors' rights to assert claims or defenses. Any failure by a Debtor to designate a claim listed on the Schedules as "disputed", "contingent", or "unliquidated" does not constitute an admission that such amounts are not "disputed", "contingent", or "unliquidated." For the avoidance of doubt, listing a claim on Schedule D as "secured," on Schedule E as "priority," on Schedule F as "non-priority," or listing a contract or lease on Schedule G as "executory" or "unexpired," does not constitute an admission by the Debtors of the legal rights of the claimant, or a waiver of the Debtors' right to recharacterize or reclassify such claim or contract. Each Debtor reserves the right to amend their Schedules and Statements as necessary or appropriate. Debtors further reserve the right to dispute, on any grounds, or to assert offsets or defenses to, any claim reflected on their Schedules or filed against a Debtor, including objecting to the amount, liability, classification or priority of such claim, or to otherwise subsequently designate any claim as "disputed," "contingent" or "unliquidated."